Amendment to the Specification:

The Office Action requested that Applicants add a "Summary of the Invention" description to the application. However, Applicants' would like to kindly point out that neither the rules nor the patent statute requires that a Summary of the Invention be submitted as part of disclosure. In fact, 37 CFR makes it clear that a Summary is optional ("should"). Therefore, there is no legal basis for the Patent Office to require an applicant to submit a Summary of the Invention, and as a result there is no legal basis to support an objection to a disclosure for lacking a Summary of the Invention. MPEP 1302.01 only applies to the situation where a Summary, when present, is not in harmony with the allowed claims. Since no Summary is present in the instant application, this section of the MPEP does not apply. In any event, the MPEP does not bind patent applicants by itself without a corresponding administrative rule, statute, or precedential court decision. Since there is no corresponding administrative rule, statute, or precedential court decision, the objection has no legal basis and therefore must be withdrawn.

Please replace the first full paragraph on page 2 of the specification (i.e. the "Related Patent Applications" section) with the following amended paragraph:

This patent application is related to U.S. Patent Application No. <u>10/041,013</u>, "Multiple Mode Digital Throttle Mechanism", filed on even date herewith and assigned to the same assignee.